

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING	DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
•			
07/678,131	04/01/91	HENNEBERGER	EXAMINER 2016. 204
MERCHANT, GO WELTER & SCH 3100 NORWEST MINNEAPOLIS,	MIDT CENTER	1	ARTUNIT SHUBAPER NUMBER
		EXAMINER in charge of this applic TENTS AND TRADEMARKS	07/29/92
		ADVISORY ACTION	
THE PEDIAD SON DECRONOSE		•	
THE PERIOD FOR RESPONSE. is extended to run		of the Cinal Poinction	
continues to run			
expires three months from	n the date of the linal		e of this Advisory Action, whichever is later. In no or the date of the final rejection.
fee. The date on which the purposes of determining t	e response, the petition	on, and the lee have been filed is	6(a), the proposed response and the appropriate the date of the response and also the date for the of the fee. Any extension fee pursuant to 37 CFR se expires as set forth above.
Appellant's Brief is due in acco			
Applicant's response to the fit place the application in conditi		7.9-97, has been considered	d with the following affect, but it is not deemed to
1. The proposed amendments	to the claim and/or s	pecification will not be entered and	the final rejection stands because:
presented.		•	ed amendment is necessary and was not earlier
<u>-</u>		urther consideration and/or search	ı. (See Note).
They raise the issue They are not deeme appeal.			y materially reducing or simplifying the issues for
e. They present addition	onal claims without car	ncelling a corresponding number of	finally rejected claims.
NOTE: The add	led lemifa	from of the fin	of I wond walls claims
Newly proposed or amende non-allowable claims.	ed claims	would be allowed it submitted	d in a separately filed amendment cancelling the
3. Upon the filing of an appearapplication would be as follows:		nendment will be will not	be, entered and the status of the claims in this
Allowed claims: Claims objected to: Claims rejected:			• • •
		references is deemed to be overco non-reference grounds only is dee	ome by applicant's response. med to be overcome by applicant's response.
4. The affidavit, exhibit or red	quest for reconsiderat	ion has been considered but does	not overcome the rejection.
presented.			good and sufficient reasons why it was not earlier
☐ The proposed drawing correct	lon 🗌 has 🗎 has	not been approved by the examine	er.
Other		A.	glstier
		ALVIN C. CHI	N-SHUE AMAINEB

ALVIN C. CHIN-SHUE PRIMARY EXAMINER ART UNIT 355